By: CapeloH.B. No. 3310Substitute the following for H.B. No. 3310:Example 100 and 100 and

A BILL TO BE ENTITLED

1	AN ACT
2	relating to subrogation for certain costs of services provided by a
3	public hospital or hospital district; providing penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter C, Chapter 61, Health and Safety
6	Code, is amended by adding Section 61.067 to read as follows:
7	Sec. 61.067. SUBROGATION. (a) The filing of an application
8	for or receipt of services constitutes an assignment of the
9	applicant's or recipient's right of recovery from:
10	(1) personal insurance;
11	(2) other sources; or
12	(3) another person for personal injury caused by the
13	other person's negligence or wrong.
14	(b) A person who applies for or receives services shall
15	inform the public hospital or hospital district, at the time of
16	application or at any time during eligibility, of any unsettled
17	tort claim that may affect health care needs and of any private
18	accident or health insurance coverage or similar coverage that is
19	or may become available. An applicant or eligible resident shall
20	inform the public hospital or hospital district of any injury that
21	is caused by the act or failure to act of some other person. An
22	applicant or eligible resident shall inform the public hospital or
23	hospital district as required by this subsection not later than the
24	10th day after the date the person learns of the person's insurance

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1	coverage, tort claim, or potential cause of action.
2	(c) A claim for damages for personal injury does not
3	constitute grounds for denying or discontinuing services under this
4	chapter.
5	(d) A separate and distinct cause of action in favor of the
6	public hospital, the hospital district, or a physician with staff
7	privileges at the public hospital or an appropriate hospital within
8	the hospital district is created under this section, and the public
9	hospital, hospital district, or physician may, without written
10	consent, take direct civil action in any court of competent
11	jurisdiction. A suit brought under this section need not be
12	ancillary to or dependent on any other action.
13	(e) The public hospital's or hospital district's right of
14	recovery is limited to the amount of the cost of services paid by
15	the public hospital or hospital district. Other subrogation rights
16	granted under this section are limited to the cost of the services
17	provided, including those services provided by a physician.
18	(f) An applicant or eligible resident who knowingly and
19	intentionally fails to disclose the information required by
20	Subsection (b) commits a Class C misdemeanor.
21	(g) An applicant or eligible resident who knowingly and
22	intentionally fails to disclose the information required by
23	Subsection (b) is subject to denial of services under this chapter
24	following an administrative hearing.
25	(h) Procedures established by a public hospital or hospital
26	district for administrative hearings under this section must
27	provide for appropriate due process, including procedures for

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1 appeals.

2 SECTION 2. This Act applies only to the filing of an 3 application for services or receipt of services as described by 4 Section 61.067, Health and Safety Code, as added by this Act, on or 5 after the effective date of this Act.

6 SECTION 3. This Act takes effect September 1, 2003.